1 2 3 4 5 6 7	ROGER L. GRANDGENETT II, ESQ., Bar MATTHEW T. CECIL, ESQ., Bar # 9525 LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169-5937 Telephone: 702.862.8800 Fax No.: 702.862.8811 Email: rgrandgenett@littler.com Email: mcecil@littler.com Attorneys for Defendant Wal-Mart Stores, Inc.	# 6323
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10		
11	KEVIN ZIMMERMAN, an individual,	Case No. 2:17-cv-00435-GMN-GWF
12	Plaintiff,	[PROPOSED] STIPULATION AND
13	VS.	ORDER TO ÉXTEND TIME FOR DEFENDANT TO FILE A RESPONSE TO
14	WAL-MART STORES, INC.,	THE COMPLAINT
15	Defendant.	[FIFTH REQUEST]
16		J

Plaintiff KEVIN ZIMMERMAN (hereinafter "Plaintiff") and Defendant WAL-MART STORES, INC., (hereinafter, "Defendant") by and through their undersigned counsel, hereby agree and stipulate to extend the time for Defendant to file a response to the Plaintiff's Complaint from the current deadline of August 14, 2017 up to and including **September 11, 2017**.

The parties' counsel met on June 9, 2017 and reached a settlement, the general terms of which have since been confirmed in an email. At this time, a response to the complaint is unnecessary because this matter will be dismissed after the settlement is executed. Accordingly, the parties request that this stipulation be granted.

The settlement agreement has been exchanged and is taking longer than the parties anticipated to finalize. Nevertheless, the parties believe the settlement will be finalized in the next two weeks, but have requested this 28 day extension out of an abundance of caution to ensure sufficient time to resolve any potential wording issues with the settlement agreement.

1	This is the fifth request for an extension of time to respond to the Complaint. This request is	
2	made in good faith and not for the purpose of delay.	
3		
4	Dated: August 14, 2017	Dated: August 14, 2017
5	Respectfully submitted,	Respectfully submitted,
6		
7	/s/ Whitney C. Wilcher WHITNEY C. WILCHER, ESQ.	/s/ Matthew T. Cecil ROGER L. GRANDGENETT II, ESQ.
8	THE WILCHER FIRM	MATTHEW T. CECIL, ESQ. LITTLER MENDELSON, P.C.
9	Attorney for Plaintiff KEVIN ZIMMERMAN	Attorneys for Defendant
10		WAL-MART STORES, INC.
11		ORDER
12		IT IS SO ORDERED.
13		A 4.5
14		Dated: August 15_, 2017.
15		u co
16		Jeorge Foley Jr.
17		UNITED STATES MAGISTRATE JUDGE
18		
19		
20		
21		
<i>4</i> 1	Firmwide:149446287.1 080000.1232	
22	Firmwide:149446287.1 080000.1232	
	Firmwide:149446287.1 080000.1232	
22	Firmwide:149446287.1 080000.1232	
22 23	Firmwide:149446287.1 080000.1232	
222324	Firmwide:149446287.1 080000.1232	
22232425	Firmwide:149446287.1 080000.1232	

LITTLER MENDELSON, P.C ATTORNEYS AT LAW 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169-5937 702.862.8800